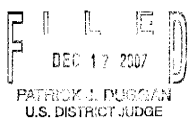


UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION



UNITED STATES OF AMERICA,

LAMONT SAPP,

CRIMINAL NO. 07-20418

Plaintiff,

HONORABLE PATRICK J. DUGGAN

٧.

D-1

OFFENSES:

Count I:

Stealing of Firearms from a Gun

Dealer, 18 U.S.C. § 922(u)

Defendant.

STATUTORY INCARCERATION PERIODS:

Count I:

Up to 5 Years

STATUTORY FINE AMOUNTS:

Count I:

Up to \$250,000

RULE 11 PLEA AGREEMENT

Pursuant to Rule 11 of the Federal Rules of Criminal Procedure, defendant LAMONT SAPP and the government agree as follows:

1. GUILTY PLEA

A. Count(s) of Conviction

Defendant will enter a plea of guilty to Count I, which charges Stealing of Firearms from a Gun Dealer, in violation of 18 U.S.C. § 922(u) and for which the penalty is a maximum of 5 years imprisonment and a \$250,000 fine.

B. Elements of Offense

The elements of Count I are:

- I. The defendant stole (or aided and abetted the stealing of) firearms;
- II. The firearms were on the premises of a person or business licensed to engage in the dealing of firearms;
- III. Firearms in the inventory of the business had traveled in interstate commerce.

C. Factual Basis for Guilty Plea

On October 16, 2003, defendant LAMONT SAPP aided and abetted the theft of 27 firearms from the Brown Bear Sporting Goods store – a licensed firearms dealer the inventory of which includes firearms that had been shipped or transported in interstate commerce – located in Chesterfield Township, Michigan. Specifically, defendant served as lookout while two other individuals – co-defendants Thompson Napoleon and Lee Armstrong – burglarized the store.

2. SENTENCING GUIDELINES

A. Standard of Proof

The Court will find sentencing factors by a preponderance of the evidence.

B. <u>Agreed Guideline Range</u>

There are no sentencing guideline disputes. Except as provided below, defendant's guideline range is **60** months, as set forth on the attached worksheets.

Neither party may take a position concerning the applicable guidelines that is different than any position of that party as reflected in the attached worksheets, except as necessary to the Court's determination regarding subsections a) and b), above.

3. SENTENCE

The Court will impose a sentence pursuant to 18 U.S.C. §3553, and in doing so must consider the sentencing guideline range.

A. <u>Imprisonment</u>

Pursuant to Federal Rule of Criminal Procedure 11(c)(1)(C) the sentence of imprisonment in this case may not exceed the top of the sentencing guideline range as determined by Paragraph 2B.

B. <u>Supervised Release</u>

A term of supervised release follows the term of imprisonment. The Court **must** impose a term of supervised release on Count I of no less than 2 years but no more than 3 years. The agreement concerning imprisonment described above in Paragraph 3A does not apply to any term of imprisonment resulting from later revocation of supervised release.

C. <u>Special Assessment(s)</u>

Defendant will pay a special assessment of \$100 and must provide the government with a receipt for the payment before sentence is imposed.

D. Fine

The Court may impose a fine on each count of conviction up to \$150,000.

E. Restitution

Restitution is not applicable.

4. A. Cooperation Agreement

The written cooperation agreement between defendant and the government, which is dated November 2007, is part of this plea agreement.

B <u>Use of Withdrawn Guilty Plea</u>

If the Court allows defendant to withdraw his guilty plea for a "fair and just reason" pursuant to Fed. R. Crim. P. 11(d)(2)(B), defendant waives his rights under Fed. R. Evid. 410, and the government may use his guilty plea, any statement made under oath at the change-of-plea hearing, and the factual basis statement in this plea agreement, against him in any proceeding.

5. OTHER CHARGES

If the Court accepts this agreement, the government will not bring additional charges against defendant based on any of the conduct reflected in the attached worksheets.

6. Each Party's Right To WITHDRAW FROM THIS AGREEMENT

The government may withdraw from this agreement if the Court finds the correct guideline range to be different than is determined by Paragraph 2B.

Defendant may withdraw from this agreement, and may withdraw his guilty plea, if the Court decides to impose a sentence higher than the maximum allowed by Part 3. This is the only reason for which defendant may withdraw from this agreement. The Court shall advise defendant that if he does not withdraw his guilty plea under this circumstance, the Court may impose a sentence greater than the maximum allowed by Part 3.

7. RIGHT TO APPEAL

If the sentence imposed does not exceed the maximum allowed by Part 3 of this agreement, defendant waives any right he has to appeal his conviction or sentence. If the sentence imposed is within the guideline range determined by Paragraph 2B the government agrees not to appeal the sentence, but retains its right to appeal any sentence below that range.

8. Consequences of Withdrawal of Guilty Plea or Vacation of Conviction(s)

If defendant is allowed to withdraw his guilty plea(s) or if any conviction entered pursuant to this agreement is vacated, the Court shall, on the government's request, reinstate any charges that were dismissed as part of this agreement. If additional charges are filed against defendant within six months after the date the order vacating defendant's conviction or allowing him to withdraw his guilty plea(s) becomes final, which charges relate directly or indirectly to the conduct underlying the guilty plea(s) or to any conduct reflected in the attached worksheets, defendant waives his right to challenge the additional charges on the ground that they were not filed in a timely manner, including any claim that they were filed after the limitations period expired.

9. PARTIES TO PLEA AGREEMENT

Unless otherwise indicated, this agreement does not bind any government agency except the United States Attorney's Office for the Eastern District of Michigan.

10. SCOPE OF PLEA AGREEMENT

This agreement, which includes all documents that it explicitly incorporates, is the complete agreement between the parties. It supersedes all other promises, representations, understandings, and agreements between the parties concerning the subject matter of this plea agreement that are made at any time before the guilty plea is entered in court. Thus, no oral or written promises made by the government to defendant or to the attorney for defendant at any time before defendant pleads guilty are binding except to the extent they have been explicitly incorporated into this agreement.

This agreement does not prevent any civil or administrative actions against defendant, or any forfeiture claim against any property, by the United States or any other party.

11. ACCEPTANCE OF AGREEMENT BY DEFENDANT

This plea offer expires unless it has been received, fully signed, in the Office of the United States Attorney by 5:00 P.M. on November 2, 2007. The government reserves the right to modify or revoke this offer at any time before defendant pleads guilty.

DAVID PORTELLI

Assistant United States Attorney Deputy Chief, General Crimes Unit

Date: 10/22/07

STEPHEN J. MURPHY
United States Attorney

LEONID FELLER

LAMONT SAPP

Defendant

Assistant United States Attorney

By signing below, defendant acknowledges that he has read (or been read) this entire document, understands it, and agrees to its terms. He also acknowledges that he is satisfied with his attorney's advice and representation. Defendant agrees that he has had a full and complete opportunity to confer with his lawyer, and has had all of his questions answered by his lawyer.

DAVID STEINGOLD

Attorney for Defendant

Date: 12/17/07

Def	endant:	LAMONT	SAPP	Count(s):	ユ	
Doc	ket No.:	07-20	428	Statute(s) _	18 U.S.C.	922(4)
victio	or conviction) before applying the :	multiple-count rules in U.:	to account relevant conduct a S.S.G. ch. 3, pt. D. However other within the meaning of	in any casa involuisa	multiple counts of her
1.	BASE (Offense Lev	EL AND SPECIFIC	OFFENSE CHARA	ACTERISTICS (U.S.S.G, ch. 2)
	<u>Guideli</u>	ine Section		<u>Description</u>		<u>Levels</u>
	<u>2</u> k2	1.100) _	LUEGAL FIRE	ARMS - 2 PRIDE V	1194WT CRIMES	26
	aka.	<u> [(6)(1)(C)</u>	1 F 44 .	NEARLYS		+6
	<u>2k2.</u>	<u> </u>	STOLEN FIRE	Απ/		+2
	 					
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2.	Anitie	FMENTS /IIS	C ob 2 mar 4 B			
2.			S.G. ch. 3, pts. A, E			
	Guigeni	<u>ne Section</u>		<u>Description</u>		<u>Levels</u>
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3.	ADJUST	ED OFFENSE 1	LEVEL			
	or conviction	n (taking into account	relevant conduct and treat	If this Worksheet A does no ing each stipulated offense as and a single Worksheet B.	t cover every count is a separate count of	34
			****	*****		
	If this is th	he only Workshe	et A, check this box	and skip Worksheet B		\boxtimes
	If the defe	ndant has no cri	minal history, check	this box and skip Wo	rksheet C.	

2:07-cr-20418-PJD-MKM Doc # 14 Filed 12/17/07 Pg 9 of 14 Pg ID 31

WORKSHEET C (Criminal History)

Date of def	endant's commencement of	the instant offense (taking i	nto account relevant conduct and stipulated
offenses):	10/16/03	—	supulated

1. Prior Sentences

Prior Sentence of Imprisonment Exceeding 13 Months (U.S.S.G. §§ 4A1.1(a)): 3 POINTS

Enter 3 points for each prior adult sentence of imprisonment exceeding one year and one month that either (1) was imposed within 15 years of the defendant's commencement of the instant offenses (taking into account relevant conduct and stipulated offenses) or (2) resulted in the defendant's confinement during any part of that 15-year period. (See U.S.S.G. §§ 4A1.1(a), 4A1.2(d)(1), (e)(1).)

Prior Sentence of Imprisonment of at Least 60 Days (U.S.S.G. §§ 4A1.1(b)): 2 POINTS

Enter 2 points for each prior sentence of imprisonment of at least 60 days not counted under U.S.S.G. § 4A1.1(a) that either (1) resulted from an offense committed after the defendant turned 18 and was imposed within 10 years of the defendant's commencement of the instant offense (taking into account relevant conduct and stipulated offenses) (see U.S.S.G. §§ 4A1.1(b), 4A1.2(c)(2)) or (2) resulted from an offense committed before the defendant turned 18 and resulted in the defendant's confinement during any part of the 5-year period preceding the defendant's commencement of the instant offense (see U.S.S.G. §§ 4A1.1(b), 4A1.2(d)(2)(A)).

Other Prior Sentences (U.S.S.G. §§ 4A1.1(c)):

1 POINT

Enter 1 point for each prior sentence not counted under U.S.S.G. § 4A1.1(a) or (b) that either (1) resulted from an offense committed after the defendant turned 18 and was imposed within 10 years of the defendant's commencement of the instant offense (taking into account relevant conduct and stipulated offenses) (see U.S.S.G. §§ 4A1.1(c), 4A1.2(e)(2)) or (2) resulted from an offense committed before the defendant turned 18 and was imposed within 5 years of the defendant's commencement of the instant offense (taking into account relevant conduct and stipulated offenses) (see U.S.S.G. §§ 4A1.1(c), 4A1.2(d)(2)(B)). NOTE: No more than 4 points may be added under this item.

Date of Imposition	Status*	Offense	<u>Sentence</u>	Release <u>Date**</u>	<u>Points</u>
10/23/85		KIONAPPING	15-25 TRS		3
1/14/86		Honicipe - DND Vacas	16-30 YRS		3
2/4/86		RECEIVING STOLL PROPERTY	5-7½ rrs		3

^{*} If the defendant committed the offense before turning 18, indicate whether he or she was sentenced as a juvenile (I) or as an adult (A).

(rev. 06.99)

^{**} A release date is required in only three situations: (1) when a sentence covered under U.S.S.G. § 4A1.1(a) was imposed more than 15 years before the defendant's commencement of the instant offense (taking into account relevant conduct and stipulated offenses) but resulted in his or her confinement during any part of that 15-year period; (2) when a sentence counted under U.S.S.G. § 4A1.1(b) was imposed for an offense com-mitted before the defendant turned 18 but resulted in his or her confinement during any part of the 5-year period preceding his or her commence-ment of the instant offense (taking into account relevant conduct and stipulated offenses); and (3) when 2 criminal history points are added pur-suant to U.S.S.G. § 4A1.1(e) because the defendant committed the instant offense (taking into account relevant conduct and stipulated offenses) shortly after or during imprisonment resulting from a sentence counted under U.S.S.G. § 4A1.1(a) or (b) or while he or she was on escape status for such a sentence.

(WORKSHEET C, p. 2)

•	COMMISSION OF INSTAN 4A1.1(d))	T OFFENSE WHILE UNDER PRIOR	R SENTENCE (U.S.S.G. §
	wine ander any criminal justice senten	ed any part of the instant offense (taking into account ce having a custodial or supervisory component, inches status. (See U.S.S.G. §§ 4A1.1(d), 4A1.2(m), (n).)	rdina makasian maada ayid
			2
	COMMISSION OF INSTAN (U.S.S.G. § 4A1.1(e))	т Offense Shortly After or I	OURING IMPRISONMEN
	imprisonment or escape status on such a	ed any part of the instant offense (taking into account in imprisonment on a sentence counted under U.S.S.G. sentence. However enter, only 1 point for this item in the date of release and identify the sentence from which	§§ 4A1.1(a) or 4A1.1(b) or while it
	Enter 1 point for each prior sentence resu 4A1.1(a), (b), or (c) because such sentences But enter no points where the sentences a	TING FROM CRIME OF VIOLENCE alting from a conviction for a crime of violence that disc was considered related to another sentence resulting the considered related because the offenses occurred of violence and briefly explain why the cases are considered and briefly explain why the cases are considered.	d not receive any points under U.S.S
	TOTAL CRIMINAL HISTOR	y Points	
	Enter the sum of the criminal history point	s entered in Items 1-4.	
	CRIMINAL HISTORY CA	ATEGORY	
	Total Criminal History Points	Criminal History Category	
	0 - 1	I	
	2 – 3	Ī	
	4 – 6	Ш	
	7 - 9	IV	
	10 – 12	V	
	≥ 13	VI	

WORKSHEET D (Guideline Range)

1.	(COMBINED) ADJUSTED OFFENSE LEVEL	
	Enter the adjusted offense level entered in Item 3 of Worksheet A or the combined adjusted offense level entered in Item 8 of Worksheet B.	54
2.	ADJUSTMENT FOR ACCEPTANCE OF RESPONSIBILITY (U.S.S.G § 3E1.1)	-3
3.	TOTAL OFFENSE LEVEL	
	Enter the difference between Items 1 and 2.	
4,	CRIMINAL HISTORY CATEGORY	
	Enter "I" if the defendant has no criminal history. Otherwise, enter the criminal history category entered in Item 6 of Worksheet C.	I
5.	CAREER OFFENDER / CRIMINAL LIVELIHOOD / ARMED CAREER CRIMINAL (U.S.S.G. ch. 4, pt. B)	
	a. Total Offense Level: If the career offender provision (U.S.S.G. § 4B1.1), the criminal livelihood provision (U.S.S.G. § 4B1.3), or the armed career criminal provision (U.S.S.G. § 4B1.4) results in a total offense level higher than the total offense level entered in Item 3, enter the higher offense level total.	
entered	b. <u>Criminal History Category</u> : If the career offender provision (U.S.S.G. § 4B1.1) or the armed career criminal provision (U.S.S.G. § 4B1.4) results in a criminal history category higher than the criminal history category d in Item 4, enter the higher criminal history category.	
6.	GUIDELINE RANGE FROM SENTENCING TABLE (U.S.S.G. ch. 5, pt. A)	···
	Enter the guideline range in the Sentencing Table (see U.S.S.G. ch. 5, pt. A) produced by the total offense level entered in Item 3 or 5.a and the criminal history category entered in Item 4 or 5.b.	7-210 months
7.	STATUTORY RESTRICTIONS ON OR SUPERSESSION OF GUIDELINE RANGE	
	If the maximum sentence authorized by statute is below, or a minimum sentence required by statute is above, the guideline range entered in Item 6, enter either the guideline range as restricted by statute or the sentence required by statute. (See U.S.S.G. § 5G1.1.) If the sentence on any count of conviction is required by statute to be consecutive to the sentence on any other count of conviction, explain why.	months
	STATUTORY MAXIMUM FOR 18 U.S.C 922 W 15 60 MOUTHS. SE	ε Ε
	18 U.S.C. 924 (a)(1)(1)	

WORKSHEET E (Authorized Guideline Sentences)

1. PROBATION (U.S.S.G. ch. 5, pt. B)

a. Imposition of a Term of Probation (U.S.S.G. § 5B1.1)
 Probation is not authorized by the guidelines (minimum of guideline range > 6 months or statute of conviction is a Class A or a Class B felony). If this box is checked, go to Item 2 (Split Sentence).
2. Probation is authorized by the guidelines (minimum of guideline range = zero months).
 Probation is authorized by the guidelines, provided the court imposes a condition or combination of conditions requiring intermittent confinement, community confinement, or home detention satisfying the minimum of the guideline range (minimum of guideline range > 0 months but ≤ 6 months).
b. Length of Term of Probation (U.S.S.G. § 5B1.2)
 At least 1 year but not more than 5 years (total offense level ≥ 6).
2. No more than 3 years (total offense level < 6).
c. Conditions of Probation (U.S.S.G. § 5B1.3)
The court must impose certain conditions of probation and may impose other conditions of probation.
T SENTENCE (U.S.S.G. § 5C1.1(c)(2), (d)(2))
a. A split sentence is not authorized (minimum of guideline range = 0 months or > 10 months).
b. A split sentence is authorized (minimum of guideline range > 0 months but ≤ 10 months). The court may impose a sentence of imprisonment that includes a term of supervised release with a condition that substitutes community confinement or home detention for imprisonment, provided that at least one-half of the minimum of the guideline range is satisfied by imprisonment (if the minimum of the guideline range is 8, 9, or 10 months), or that at least one month is satisfied by imprisonment (if the minimum of the guideline range is 1, 2, 3, 4, or 6 months). The authorized length of the term of supervised release is set forth below in Item 4.b

3. IMPRISONMENT (U.S.S.G. ch. 5, pt. C)

2.

A term of imprisonment is authorized by the guidelines if it is within the applicable guideline range (entered in Item 6 of Worksheet D). (See U.S.S.G. § 5C1.1.)

4. Supervised Release ((U.S.S.G. ch 5., pt. D)
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5.

a. Imposition of a Term of Supervised Release (U.S.S.G. § 5D1.1)

The court must impose a term of supervised release if it imposes a term of imprisonment of more than one year, or if it is required to do so by statute. The court may impose a term of supervised release if it imposes a term of imprisonment of one year or less.

	1	b. Length of Term of Supervised Release (U.S.S.G. § 5D1.2)
	1	 At least 3 years but not more than 5 years, where the count of conviction is a Class A or a Class B felony, i.e., an offense carrying a maximum term of imprisonment ≥ 25 years.
\boxtimes	2	2. At least 2 years but not more than 3 years, where the count of conviction is a Class C or a Class D felony, i.e., an offense carrying a maximum term of imprisonment ≥ 5 years but < 25 years.
	3	. 1 year, where the count of conviction is a Class E felony or a Class A misdemeanor, i.e., an offense carrying a maximum term of imprisonment > 6 months but < 5 years.
	4	. The statute of conviction requires a minimum term of supervised release of months.
	C.	Conditions of Supervised Release (U.S.S.G. § 5D1.3)
		The court must impose certain conditions of supervised release and may impose other conditions of supervised release.
RE	STITI	UTION (U.S.S.G. § 5E1.1)
	1.	The court will determine whether restitution should be ordered and in what amount.
	2.	Full restitution to the victim(s) of the offense(s) of conviction is required by statute. (See, e.g., 18 U.S.C. §§ 3663A, 2327.) The parties agree that full restitution is \$
	3.	The parties agree that the court may order restitution to the victim(s) of the offense(s) of conviction in any amount up to and including \$ (See 18 U.S.C. §§ 3663(a)(3).)
	4.	The parties agree that the court may also order restitution to persons other than the victim(s) of the offense(s) of conviction. (See 18 U.S.C. §§ 3663(a)(1)(A), 3663A(a)(3).)
7	5.	Restitution is not applicable.

FINE	(U.S.S.G. § 5E1.2))
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 a. <u>Fines for Individu</u> 	ial Defendants
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The court must impose a fine unless "the defendant establishes that he [or she] is unable to pay and is not likely to become able to pay any fine." (See U.S.S.G. § 5E1.2(a).) Generally, the fine authorized by the guidelines is limited to the range established in the Fine Table. (See U.S.S.G. § 5E1.2(b).) However, there are exceptions to this general rule. (See U.S.S.G. § 5E1.2(b), (c)(4).)

b. Fine Range from Fine Table (U.S.S.G. § 5E1.2(c)(3))
Minimum Fine Maximum Fine s /5,000 s /50,000
SPECIAL ASSESSMENT(S) (U.S.S.G. § 5E1.3)
The court must impose a special assessment on every count of conviction. The special assessments for individual defendants are
\$100.00 for every count charging a felony (\$50.00 if the offense was completed before April 24, 1996) \$ 25.00 for every count charging a Class A misdemeanor, \$ 10.00 for every count charging a Class B misdemeanor, and \$ 5.00 for every count charging a Class C misdemeanor or an infraction.
The defendant must pay a special assessment or special assessments in the total amount of \$
Additional Applicable Guidelines, Policy Statements, and Statutes
List any additional applicable guideline, policy statement, or statute.
UPWARD OR DOWNWARD DEPARTURE (U.S.S.G. ch. 5, pts. H & K) List any applicable aggravating or mitigating circumstance that might support a term of imprisonment above or below the applicable guideline range.
below the applicable guideline range.